

In the United States Court of Appeals  
for the Eighth Circuit

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INFODELI, LLC, ET AL.,  
*PLAINTIFFS-APPELLANTS*

v.

WESTERN ROBIDOUX, INC., ET AL.  
*DEFENDANTS-APPELLEES*

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INFODELI, LLC, ET AL.,  
*PLAINTIFFS-APPELLEES,*

v.

WESTERN ROBIDOUX, INC.,  
*DEFENDANT-CROSS-APPELLANT*

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On Appeal from the United States District Court,

For the Western District of Missouri

Case No. 4:15-cv-00364-BCW

Hon. Brian C. Wimes, United States District Judge

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**Appellees' Renewed Joint Motion to  
Split Oral Argument**

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Pursuant to Federal Rule of Appellate Procedure 27, Appellees Ceva Animal Health, LLC, Boehringer Ingelheim Vetmedica, Inc., Western Robidoux, Inc., Engage Mobile Solutions, LLC, Shane Fairchild, Peter Burri, Cindy Burri, and Brian Burri renew their motion for leave to split Appellees' allotted 20 minutes for oral argument, for the September 26, 2024 hearing, as follows:

1. Chad M. Eggspuehler, counsel for Defendant/Appellee Boehringer Ingelheim Vetmedica, Inc., will argue the issues in the First Appeal (20-2146, re: spoliation, copyright, state law claims tried to verdict) and Third Appeal (23-2545, re: omnibus post-trial motion, fees issues), for up to 17 minutes, on behalf of all Appellees, reserving any remaining time.
2. Daniel E. Blegen, counsel for Defendant/Appellee/Cross-Appellant Western Robidoux, Inc., will argue issues related to the contingent cross-appeal (20-2256), and any client-specific questions from the panel, for up to 3 minutes, and any reserved time.
3. Counsel for Ceva Animal Health, LLC, and Engage Mobile Solutions, LLC, will be present to answer any client-specific questions from the panel, but Appellees do not intend to reserve time for this purpose.
4. This request reflects the logistical needs and contributions of Appellees and Cross-Appellant, who submitted joint briefing in this matter, and is intended

to facilitate the Court's review of these appeals.

5. Appellants do not object to this motion.

WHEREFORE, for the reasons stated, Appellees respectfully request leave to split oral argument for the hearing set for the morning of September 26, 2024.

RESPECTFULLY SUBMITTED.

Date: September 11, 2024

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## CERTIFICATE OF COMPLIANCE

1. This document complies with the word limit of Fed. R. App. P. 27(d)(2)(A) because, excluding the parts of the document exempted, this document contains **242** words.
2. This document complies with the typeface requirements of Fed. R. App. P. 32(a)(5) and the type-style requirements of Fed. R. App. P. 32(a)(6), as required by Fed. R. App. P. 27(d)(1)(E), because this document has been prepared in Microsoft Word using Calisto MT 14-point font.

Dated: September 11, 2024

Respectfully Submitted,

/s/ Chad M. Eggspuehler  
Chad M. Eggspuehler

## **CERTIFICATE OF SERVICE**

I hereby certify that I electronically filed the foregoing Appellees' Renewed Joint Motion to Split Oral Argument Time with the Clerk of the Court for the United States Court of Appeals for the Eighth Circuit by using the appellate CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system.

Dated: September 11, 2024

Respectfully Submitted,

/s/ Chad M. Eggspuehler  
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